Iran can violate the U.N. Security Council Resolution without violating the JCPOA, or the agreement.

Iran intends to violate the United Nations Security Council Resolution restrictions on weapons sales and imports. In fact, they are already negotiating with Russia for the sale of SS-300 and -400 missiles.

## □ 2130

And Iran also has not agreed to inspect Parchin itself, but it will refuse to let anyone else inspect it.

These are from their own statements in recent days. Iran's public statements declare, Mr. Speaker, that all sanctions will be lifted.

Under Iran's interpretation and even in the stated language of the agreement, this includes those, such as the Islamic Revolutionary Guards Corps—they are in the agreement; they are listed—and the Quds Force, the same organization that we just itemized all of these terrorist acts, both of these groups. Two of the most reprehensible terrorist organizations in the world are in this agreement for sanctions to be lifted. Read them. Annex II sanctions list. I have.

This flies in the face of our President's own statements and reassurances. Under Secretary of Treasury Szubin assures us that sanctions on these organizations will be maintained.

Secretary of Treasury Lew even goes further and has stated recently that, "We will not be providing any sanctions relief to any of these lines of activity and will not be delisting from sanctions the Islamic Revolutionary Guards Corps, the Quds Force, or any of their subsidiaries or senior officials."

Then, why are they in the deal? According to the agreement and even Iran's recent public statements, they believe that they will be lifted.

Terrorists Soleimani, A.Q. Khan, numerous organizations that I have had to fight on battlefields, now we will reward their bad behavior with goodwill.

The Islamic Revolutionary Guards Corps and the Quds Force are both listed in this agreement and have sanctions against them lifted, according to interpretations of its terms. What a great deal. There is none better. This is the best we can do.

President Hassan Rouhani declared last month, "After the agreement is implemented, the economic sanctions will be immediately removed, meaning, financial, banking, insurance, transportation, petrochemical sanctions. All economic sanctions will be removed."

Congratulations, Mr. President, on that good deal and that goodwill.

Mr. Speaker, our Nation is in grave danger. We are trusting a psychologically fanatical and terrorist State with 36 consistent years of bad behavior to now behave well.

Perhaps the only thing missing to shore up the President and Secretary Kerry's reassurances is perhaps an airplane on the tarmac with an open door with our United States leader waving a document in his hand, declaring, "Peace in our time."

The power of this Nation only rests with the consent of the people. That is where the Congress, both parties, this august body, comes in.

But now our President even wants to find a political way to strip the American people from a vote by their duly elected representatives to avoid the optics of an opposition.

I guess he and President Hassan Rouhani of Iran do have something very much in common after all: not allowing a vote in their respective legislative bodies. One would expect that from a fanatical, unstable, religious dictatorship, but not in the United States of America.

Mr. Speaker, the President is outside his constitutional authority. No other President in the history of our Nation has ever cobbled together sanctions provisions meant to prevent nuclear capacity, to provide a de facto treaty with a foreign rogue State and give them what the sanctions were intended to deny.

The President has acted without the consent of the people. Therefore, Mr. Speaker, the people, through their duly elected Representatives, will now act without the consent of the President.

Article I, Section 8, of the United States Constitution, a document I have defended since I was 18, states that the power to regulate commerce with foreign nations rests in the Congress of these United States.

Article II, Section 2, states that the President can only make a binding treaty with a foreign nation upon two-thirds consent with the Senate.

Mr. Speaker, the President states that this is not a treaty. We agree. And, therefore, constitutionally, we are not bound to abide by it. Neither are the States.

The Supremacy Clause does not apply here. It is not a treaty. Not having the effect of treaty law, the States are free to act. And today they are and will. And we will.

I call upon my colleagues, people that have taken an oath to support and defend this republic, to stand with me.

We will declare the lifting of sanctions of terrorists as laid out in the agreement as null and void. It is illegal under past U.S. sanctions law.

We will uphold United States sanctions law against executive fiat action. We will make explicit the sense of Congress in upcoming State actions both legally and economically.

We will prevent the lifting of sanctions on scores of those listed in the agreement, thereby violating section 37 of Annex II of the Iran deal.

We will send a strong message to Iran that the power of this republic does not rest with its President. It rests by the consent of the people. We are bound to uphold that trust as our constitutional duty.

Mr. Speaker, I also call upon Americans to stand with me. Pound the

White House with calls and emails. Support State legislative actions and sanctions. Support your representatives, both State and assembly, and your U.S. Representatives in this fight.

We ask the people to support us in this fight, not shoot us in the back, regardless of political party with anger and cynicism, leveling blame on those who oppose this deal rather than on the one who has created it.

Then, if we do this, what will the future look like? It will look like an Iran contained, not an Iran accommodated. It will look like a Nation that led rather than cowered.

It will have a United States that stands firm when Iran, a signatory to the Nuclear Non-Proliferation Treaty, does—if they ever do—decide to go rogue, will be like North Korea, when a previous administration assured us that, if we reached out to them with the IAEA and lifting of sanctions and easing, that they would come around.

They abandoned it. We should have known it. Their bad behavior was consistent. That future was predictable. They have nuclear weapons, and we knew it. We said we could trust them in a similar agreement.

But our country will stand for free people and free economies on this globe. It is what we do. And if we fail in that task, who will take our place?

How we fight today determines how we shape tomorrow. Accommodating terrorists and nations with 36 consistent years of bad behavior is not the best deal we have. If Iran, like Libya, displays good behavior first, then we will have a basis for discussion and follow-on goodwill, which we saw in that case.

Until then, the power of the republic rests with its people, not with its executive. Let us never waiver from that position. As long as we treasure this republic and its Constitution, this will defend.

Mr. Speaker, I yield back the balance of my time.

# REMEMBERING FORMER CONGRESSMAN LOUIS STOKES

The SPEAKER pro tempore. Under the Speaker's announced policy of January 6, 2015, the Chair recognizes the gentleman from Maryland (Mr. HOYER) until 10 p.m.

Mr. HOYER. Mr. Speaker, I rise regretting that I was unable to be here when MARCY KAPTUR, the gentlewoman from Ohio, was talking about Representative Louis Stokes.

Congressman Stokes and I were very good friends. I had the opportunity to serve with him for many years. And I wanted to take this time, Mr. Speaker, to thank Ms. Kaptur for leading the special order.

On August 18, we learned of the passing of our friend, former Representative Lou Stokes.

He was a reluctant candidate, Mr. Speaker, who went on to serve his constituents for three decades. I have had the honor of serving here for 34 years.

But when I first came here, of course, I thought Lou Stokes had been here forever. I don't really think I have been here forever

But he was a friend to all, respected by his colleagues on both sides of the aisle and beloved by his constituents. For three decades, he served here and left a lasting imprint on a State, our Nation, and, indeed, the world.

Lou Stokes was the first African American to represent Ohio and the first to chair the Permanent Select Committee on Intelligence. He was chairman as well of the Black Caucus and a tireless campaigner for civil rights and equality.

Moreover, he was also the first African American to serve on the Appropriations Committee, where he and I were colleagues. I sat just two chairs from him for almost a decade along with Ms. Kaptur for a number of years.

He chaired the Appropriations Subcommittee for Veterans Affairs and Housing and Urban Development. That chairmanship reflected Representative Stokes' longstanding mission to address the unmet needs of millions of Americans living in inner city neighborhoods, like many of those in Cleveland who sent him to Congress.

Having been raised in a housing project himself along with his brother, former Cleveland Mayor Carl Stokes, he made it his mission to ensure that Congress was paying attention to the important issues of affordable housing, access to jobs, healthcare delivery, and crime prevention.

As a veteran, Representative Stokes never wavered from his determination to make certain that Congress was meeting its responsibility to those who had served our Nation in uniform.

I was saddened to learn of his passing. In his 90 years, Representative Stokes lived a very rich and full life. He was full of life and a deep and abiding love for his family, this House, the State, and Nation that he served so ably.

Lou Stokes was a gentleman and a gentle man. He was a giant in integrity and in intellect, committed to common sense, courage, and seeking the right answers for his people, for his State, and for his country.

It is a testament to him that his four children all followed him into careers that helped better their communities and our country.

One is an administrator at Howard University. Another is a well-respected journalist and news anchor in New York. The third is a Cleveland municipal court judge. And the fourth is an editor and public affairs director for a television station in Detroit.

He was extraordinarily proud of his children and of his grandchildren. They, like all of us in this House who served with him, Mr. Speaker, were and are extraordinarily proud of Congressman Louis Stokes.

I join in extending my condolences to them, to their mother, Representative Stokes' wife of 55 years, Angela, and to the seven grandchildren that Representative Stokes so cherished.

The House of Representatives was made a better body by having Lou Stokes serve in this hall. A grateful Nation thanks him and his family for sharing his life with all of us who had the honor and privilege and joy of serving by his side in this revered House of the people that he loved and who loved him

I yield back the balance of my time.

## LEAVE OF ABSENCE

By unanimous consent, leave of absence was granted to:

Ms. McCollum (at the request of Ms. Pelosi) for today on account of funeral in district.

Ms. ROYBAL-ALLARD (at the request of Ms. Pelosi) for today.

#### SENATE BILLS REFERRED

Bills of the Senate of the following titles were taken from the Speaker's table and, under the rule, referred as follows:

- S. 267. An act to authorize the transfer of certain items under the control of the Omar Bradley Foundation to the descendants of General Omar Bradley; to the Committee on Armed Services.
- S. 1362. An act to amend title XI of the Social Security Act to clarify waiver authority regarding programs of all-inclusive care for the elderly (PACE programs); to the Committee on Ways and Means; in addition, to the Committee on Energy and Commerce for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.
- S. 1576. An act to amend title 5, United States Code, to prevent fraud by representative payees; to the Committee on Oversight and Government Reform.
- S. 1596. An act to designate the facility of the United States Postal Service located at 2082 Stringtown Road in Grove City, Ohio, as the "Specialist Joseph W. Riley Post Office Building"; to the Committee on Oversight and Government Reform.
- S. 1826. An act to designate the facility of the United States Postal Service located at 99 West 2nd Street in Fond du Lac, Wisconsin, as the Lieutenant Colonel James "Maggie" Megellas Post Office; to the Committee on Oversight and Government Reform.

## ENROLLED BILLS SIGNED

Karen L. Haas, Clerk of the House, reported and found truly enrolled bills of the House of the following titles, which were thereupon signed by the Speaker pro tempore, Mr. HARRIS, on Thursday, August 6, 2015.

H.R. 212. An act to amend the Safe Drinking Water Act to provide for the assessment and management of the risk of algal toxins in drinking water, and for other purposes.

H.R. 1138. An act to establish certain wilderness areas in central Idaho and to authorize various land conveyances involving Na-

tional Forest System land and Bureau of Land Management land in central Idaho, and for other purposes.

H.R. 1531. An act to amend title 5, United States Code, to provide a pathway for temporary seasonal employees in Federal land management agencies to compete for vacant permanent positions under internal merit promotion procedures, and for other purposes.

H.R. 2131. An act to designate the Federal building and United States courthouse located at 83 Meeting Street in Charleston, South Carolina, as the "J. Waties Waring Judicial Center".

H.R. 2559. An act to designate the "PFC Milton A. Lee Medal of Honor Memorial Highway" in the State of Texas.

## BILLS PRESENTED TO THE PRESIDENT

Karen L. Haas, Clerk of the House, reported that on July 31, 2015, she presented to the President of the United States, for his approval, the following bill:

H.R 3236. To provide an extension of Federal-aid highway, highway safety, motor carrier safety, transit, and other programs funded out of the Highway Trust Fund, to provide resource flexibility to the Department of Veterans Affairs for health care services, and for other purposes.

Karen L. Haas, Clerk of the House, further reported that on August 6, 2015, she presented to the President of the United States, for his approval, the following bills:

H.R. 2559. To designate the "PFC Milton A. Lee Medal of Honor Memorial Highway" in the State of Texas.

H.R. 1531. To amend title 5, United States Code, to provide a pathway for temporary seasonal employees in Federal land management agencies to compete for vacant permanent positions under internal merit promotion procedures, and for other purposes.

H.R. 2131. To designate the Federal building and United States courthouse located at 83 Meeting Street in Charleston, South Carolina, as the "J. Waties Waring Judicial Center".

H.R. 212. To amend the Safe Drinking Water Act to provide for the assessment and management of the risk of algal toxins in drinking water, and for other purposes.

H.R. 1138. To establish certain wilderness areas in central Idaho and to authorize various land conveyances involving National Forest System land and Bureau of Land Management land in central Idaho, and for other purposes.

#### ADJOURNMENT

Mr. HOYER. Mr. Speaker, I move that the House do now adjourn.

The motion was agreed to; accordingly (at 9 o'clock and 45 minutes p.m.), under its previous order, the House adjourned until tomorrow, Wednesday, September 9, 2015, at 10 a.m. for morning-hour debate.